

**A RESOLUTION BY
COUNCILMAN C. T. MARTIN
AS SUBSTITUTED BY FINANCE/EXECUTIVE COMMITTEE**

10-R-0781

A RESOLUTION AUTHORIZING THE RE-EMPLOYMENT OF DOUGLAS PACK AS ASSISTANT PUBLIC DEFENDER IN THE DEPARTMENT OF THE PUBLIC DEFENDER FOR AN AMOUNT NOT TO EXCEED \$16,768 PURSUANT TO §3-505(C) OF THE CHARTER OF THE CITY OF ATLANTA; AND FOR OTHER PURPOSES

WHEREAS, the Office of the Public Defender is experiencing unprecedented levels of case appointments per attorney that requires extra help in order to comply with State Law regulating workload; and

WHEREAS, the Office of the Public Defender has available salary savings from current FY10 to support extra help funding; and

WHEREAS, the Office of the Public Defender is in need of immediate assistance by attorneys already trained and competent to assume duties in the courtroom; and

WHEREAS, the City of Atlanta Code of Ordinances Section 3-505 authorizes that the City of Atlanta may reemploy a retiree which shall not exceed 520 business days, for the purpose of availing the City of particularized skills possessed by said retiree; and

WHEREAS, Section 3-505 (c) of the City Charter further provides that during the period of reemployment the retiree shall not acquire any civil service rights or any further pension rights, and shall not be required to make contributions to the pension fund; and

WHEREAS, Douglas Pack, a retired City of Atlanta employee, is available for re-hiring for services requiring expertise in criminal defense; and

WHEREAS, the Office of the Public Defender desires to obtain the services of Douglas Pack; and

WHEREAS, these services are estimated to cost up to, but shall not exceed a total of \$16,768.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, as follows:

Section 1: That the Office of the Public Defender of the City of Atlanta is authorized to re-employ Douglas Pack as Assistant Public Defender as a part-time employee with the City of Atlanta, as provided under §3-505(c) of the Charter of the City of Atlanta, to be charged to and paid from 1001.300101.**5112001** 2800000

Section 2: That all resolutions and parts of resolutions in conflict with this resolution are hereby repealed.

COUNCILMAN C. T. MARTIN

WHEREAS, the Office of the Public Defender is experiencing unprecedented levels of case appointments per attorney that requires extra help in order to comply with State Law regulating workload; and

WHEREAS, the Office of the Public Defender has available salary savings from current FY10 to support extra help funding; and

WHEREAS, the Office of the Public Defender is in need of immediate assistance by attorneys already trained and competent to assume duties in the courtroom; and

WHEREAS, the City of Atlanta Code of Ordinances Section 3-505 authorizes that the City of Atlanta may reemploy a retiree which shall not exceed 520 business days, for the purpose of availing the City of particularized skills possessed by said retiree; and

WHEREAS, Section 3-505 (c) of the City Charter further provides that during the period of reemployment the retiree shall not acquire any civil service rights or any further pension rights, and shall not be required to make contributions to the pension fund; and

WHEREAS, Douglas Pack, a retired City of Atlanta employee, is available for re-hiring for services requiring expertise in criminal defense; and

WHEREAS, the Office of the Public Defender desires to obtain the services of Douglas Pack; and

WHEREAS, these services are estimated to cost up to, but shall not exceed a total of \$16,768.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, as follows:

Section 1: That the Office of the Public Defender of the City of Atlanta is authorized to re-employ Douglas Pack as Assistant Public Defender as a part-time employee with the City of Atlanta, as provided under §3-505(c) of the Charter of the City of Atlanta, to be charged to and paid from 1001.300101.5111001 2800000

Section 2: That all resolutions and parts of resolutions in conflict with this resolution are hereby repealed.